



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE

United States Patent and Trademark Office

Address: COMMISSIONER FOR PATENTS

P.O. Box 1450

Alexandria, Virginia 22313-1450

www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/728,302	12/04/2003	Brian Francis Cox	112025-0530	7927
24267 7590 05/01/2008 CESARI AND MCKENNA, LLP 88 BLACK FALCON AVENUE BOSTON, MA 02210				
EXAMINER LAFORGLA, CHRISTIAN A				
ART UNIT		PAPER NUMBER		
2139				
MAIL DATE		DELIVERY MODE		
05/01/2008		PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/728,302

Applicant(s)

COX ET AL.

Examiner

Christian LaForgia

Art Unit

2139

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 14 February 2008.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-28 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-28 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 24 April 2007 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO/5508)
- Paper No(s) Mail Date _____

- 4) ☐ Interview Summary (PTO-413)
- Paper No(s) Mail Date _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

DETAILED ACTION

1. The amendment of 14 February 2008 has been noted and made of record.
2. Claims 1-28 have been presented for examination.

Response to Arguments

3. Applicant's arguments, see page 13, filed 14 February 2008, with respect to the claim objections have been fully considered and are persuasive. The claim objections of claims 1-28 have been withdrawn.
4. Applicant's arguments filed with respect to the prior art rejections on 14 February 2008 have been fully considered but they are not persuasive.
5. The Applicant argues on page 15 that the prior art reference, Kwan, does not envision dividing, or otherwise partitioning, a port into smaller logical units, citing specifically paragraphs 0009 and 0010. While the Examiner did cite the argued paragraphs, the Applicant appears to have not seen the Examiner's reference to paragraph 0006 with regards to the argued limitation. The specific section of paragraph 0006 that the Examiner refers to states:

A multiple host ("multi-host") configuration, in which one or more computing devices are coupled to a single port of the switch

Kwan further references multi-host systems in paragraphs 0008 and again in paragraphs 0080-0081 in referencing Figure 6. These sections have been included in the rejections below for further clarification. This is further supported by Kwan's disclosure that the

network device **602** can selectively accept packets from user devices having valid MAC addresses while dropping packets from user devices having invalid MAC address. (paragraph 0081)

This section further supports distinguishing traffic in a multi-host environment, thereby providing a teaching of associating the received data packet with a first logical subinterface in

the plurality of logical subinterface. Since Kwan provides for an embodiment where one or more computing devices are connected to a single port, the limitation partitioning the shared media port into a plurality of logical subinterfaces, each logical subinterface dedicated to providing access to a different network or subnetwork accessible through the intermediate node is met and the rejection is, therefore, maintained.

6. The Examiner appreciates the Applicant's reference to the specification with regards to how they define logical subinterface, but it is noted that the definition provided in the specification is not recited in the rejected claims. While the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). Therefore, the Examiner will continue to interpret the plurality of logical subinterfaces to be equivalent to the multi-host configuration disclosed in Kwan.

7. The Applicant further argues the limitation associating the received data packet with a first logical subinterface in the plurality of logical subinterfaces is not taught by the prior art. The Examiner disagrees. As cited in the previous office action, and again below, paragraphs 0032 and 0034 disclose determining an appropriate output port for received data. Also, as noted above, paragraph 0081 provides for a disclosure where the network device associates data with authorized and unauthorized users and either permits or denies the data based on this determination. Therefore, Kwan provides a teaching of associating the received data packet with a first logical subinterface in the plurality of logical subinterfaces and the rejection is maintained.

8. Finally with respect to the 102 rejections, the Applicant argues that the prior art does not teach determining whether the first client node is authenticated to communicate over the first

logical subinterface's dedicated network or subnetwork. The Examiner disagrees with this assertion, and holds that Kwan provides at least two levels of authentication, namely authenticating the device using a MAC address and verifying the user based on an authentication protocol such as 802.1X. Since Kwan provides a discussion of determining whether the first client node is authenticated to communicate over the first logical subinterface's dedicated network or subnetwork, the rejection is maintained.

9. Applicant's arguments with respect to the rejections made under 35 U.S.C. 103(a) fail to comply with 37 CFR 1.111(b) because they amount to a general allegation that the claims define a patentable invention without specifically pointing out how the language of the claims patentably distinguishes them from the references.

10. See further rejections set forth below.

Claim Rejections - 35 USC § 102

11. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

12. Claims 1-5, 8, 9, 11, 14, 15, 17-19, and 21-28 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent Application Publication No. 2005/0055570 A1 to Kwan et al., hereinafter Kwan.

13. As per claims 1, 14, 18, and 24, Kwan teaches a method, an intermediate node, an apparatus, and a computer-readable medium for implementing port-based network access control at a shared media port in an intermediate node, the shared media port being coupled to a plurality of client nodes, the method comprising:

partitioning the shared media port into a plurality of logical subinterfaces (paragraph 0006, 0008, 0080, 0081, i.e. one or more computing devices are coupled to a single port), each logical subinterface dedicated to providing access to a different network or subnetwork accessible through the intermediate node (paragraphs 0009, 0010, i.e. assigning a port to dynamic VLANs);

receiving a data packet at the shared media port from a first client node (paragraphs 0032, 0034, i.e. receiving data packets or frames to be channeled to the appropriate network);

associating the received data packet with a first logical subinterface in the plurality of logical subinterfaces (paragraphs 0032, 0034, i.e. associating the received packet or frame with an appropriate output port based on the destination address);

determining whether the first client node is authenticated to communicate over the first logical subinterface's dedicated network or subnetwork (paragraph 0028, i.e. authenticating the MAC address of the user device, authenticating the user according to 802.1X, and authenticating whether the user is able to access the particular port based on a particular user policy);

if the first client node is determined to be authenticated to communicate over the first logical subinterface's dedicated network or subnetwork, forwarding the received data packet over the first logical subinterface's dedicated network or subnetwork (Figures 3 [block 324], 5 [block 532], paragraphs 0015, 0043, 0073);

receiving a second data packet at the shared media port from a second client node (paragraphs 0032, 0034, i.e. receiving data packets or frames is the same for the first user as it is for the n^{th} user);

associating the second received data packet with the first logical subinterface (paragraphs 0032, 0034, i.e. associating the received packet or frame is the same for the first user as it is for the n^{th} user);

determining whether the second client node is authenticated to communicate over the first logical subinterface's dedicated network or subnetwork (paragraph 0028, i.e. the three types of authentication disclosed in Kwan are the same for the first user and every user thereafter); and

if the second client node is determined to not be authenticated to communicate over the first logical subinterface's dedicated network or subnetwork, preventing the second received data packet from being forwarded over the first logical subinterface's dedicated network or subnetwork (Figures 3 [blocks 308, 314, 318, 322], 5 [blocks 518, 522, 526, 530], paragraphs 0039, 0041-0043, 0068, 0075, 0076), while still allowing data packets from the first client node to be forwarded if the first client node is determined to be authenticated (paragraph 0081, i.e. network access device **602** can selectively accept packets from user devices having valid MAC addresses while dropping packets from user devices having invalid MAC addresses).

14. Regarding claim 2, Kwan teaches performing at least one of dropping the received data packet (Figure 3 [block 308]) or reclassifying the received data packet to a different logical subinterface (paragraph 0039), if the first client node is determined not to be authenticated to communicate over the first logical subinterface's dedicated network or subnetwork (paragraph 0039).

15. Regarding claims 3 and 27, Kwan teaches wherein the first logical subinterface's dedicated network or subnetwork is a virtual private network (VPN) (paragraphs 0010-0011, i.e. VLANs).

16. Regarding claims 4 and 28, Kwan teaches wherein a logical subinterface in the plurality of logical subinterfaces is dedicated to providing access to the Internet (paragraph 0010, 0032, and 0035, i.e. Kwan's disclosure of the OSI model and Voice Over IP both imply that communication and data access is being made to the Internet).

17. Regarding claims 5, 17, and 19, Kwan teaches wherein the step of determining whether the first client node is authenticated to communicate over the first logical subinterface's dedicated network or subnetwork further comprises:

 parsing a source media access control (MAC) address from the received data packet (Figure 3 [block 304], paragraphs 0039, 0046-0049);

 comparing MAC address and 802.1X formats with stored known Ethernet and authentication packet types (Figure 3 [block 306], paragraphs 0039, 0046);

 identifying an authentication state stored in the indexed MAC-filter entry (paragraphs 0012, 0039, 0046, i.e. determining if the MAC address are secure); and

 determining whether the first client node is authenticated to communicate over the first logical subinterface's dedicated network or subnetwork based on the stored authentication state stored in the indexed MAC-filter entry (Figure 3 [block 310], paragraphs 0040).

18. Regarding claims 8 and 21, Kwan teaches wherein the step of associating the received data packet with the first logical subinterface, further comprises locating an entry in a routing table configured to store routing information associated with the received data packet; and associating the received data packet with the first logical subinterface based on the contents of the routing-table entry (paragraphs 0034, 0039).

19. Regarding claims 9, 15, and 22, Kwan teaches receiving an authentication request from the first client node at the shared media port (Figure 4, paragraph 0050);

in response to receiving the authentication request, creating a MAC filter associated with the shared media port if the MAC filter has not already been created (paragraphs 0055-0057, i.e. learn secure MAC addresses);

copying a source MAC address stored in the received authentication request into an appropriate entry in the MAC filter (paragraphs 0055-0057, i.e. storing a list of the secure MAC addresses);

forwarding the received authentication request to an authentication service (paragraphs 0055-0057, 0070-0076);

receiving a response from the authentication service, the response identifying an authentication state associated with the first client node (paragraphs 0055-0057, 0070-0076); and

storing the authentication state into the same MAC filter entry into which the source MAC address was copied (paragraphs 0055-0057, , 0070-0076, i.e. storing a list of the secure MAC addresses).

20. With regards to claims 11 and 23, Kwan teaches wherein the received authentication request is an 802.1X authentication request (Figure 5, paragraphs 0028, 0066-0069).

21. As per claim 25, Kwan teaches an apparatus comprising:

a shared media port (paragraph 0006, 0008, 0080, 0081, i.e. one or more computing devices are coupled to a single port) having a trusted subinterface configured to provide access to a trusted network or subnetwork (Figures 3 [block 324], 5 [block 532], paragraph 0015, 0043, 0073) and an untrusted subinterface configured to provide access to an untrusted network or subnetwork (paragraphs 0015, 0016, 0039, i.e. unauthenticated packets or frames are redirected to another network destination);

an authenticator configured to receive authentication requests from a plurality of client nodes and in response the authentication requests to independently assign to each of the plurality of client nodes an authentication state (Figures 3 [block 324], 5 [block 532], paragraph 0015, 0043, 0060, 0073);

a media access control (MAC) filter (paragraph 0064) configured to maintain an entry for each client node indicating the authentication state of the client node and a MAC address of the client node, and in response to receipt of a data packet from a particular client node directed to the trusted subinterface, to index to an entry of the MAC filter based on a source MAC address of the data packet, to identify the authentication state of the particular client node stored in the indexed MAC-filter entry, and to determine whether the particular client node is authenticated to communicate over the trusted subinterface, and if so, to permit the particular client node to access the trusted subinterface (paragraphs 0039-0044, 0064),

wherein the media access control (MAC) filter grants client nodes access on a client by client basis (paragraph 0081, i.e. network access device **602** can selectively accept packets from user devices having valid MAC addresses while dropping packets from user devices having invalid MAC addresses).

22. Regarding claim 26, Kwan teaches wherein the MAC filter is further configured to redirect a data packet of the particular client node from the trusted subinterface to the untrusted subinterface if the particular client node is not authenticated to communicate over the trusted subinterface (paragraphs 0015, 0016, 0039, i.e. packets or frames are redirected to another network destination).

Claim Rejections - 35 USC § 103

23. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

24. Claims 6 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kwan in view of U.S. Patent Application Publication No. 2005/0177865 to Ng et al., hereinafter Ng.

25. With regards to claim 6, Kwan does not teach wherein the MAC filter is organized as a hash table.

26. Ng discloses wherein the state information has been stored using a hash function (paragraph [0080]).

27. It would have been obvious to one of ordinary skill in the art at the time the invention was made to organize the MAC filter as a hash table, since one of ordinary skill in the art would recognize that the MAC addresses were being used as authentication means it would be

necessary to store the address in a protected format, similar to how Unix systems store user passwords in a hashed file, to prevent unauthorized users from acquiring the MAC addresses if the intermediate node was ever compromised.

28. With regards to claim 10, Kwan teaches indexing an entry in the MAC filter and storing the MAC address at the filter entry (paragraphs 0055-0057, i.e. storing a list of secure MAC addresses).

29. Kwan does not teach wherein the MAC address are hashed prior to being indexed.

30. Ng discloses wherein the state information has been stored using a hash function (paragraph [0080]).

31. It would have been obvious to one of ordinary skill in the art at the time the invention was made to organize the MAC filter as a hash table, since one of ordinary skill in the art would recognize that the MAC addresses were being used as authentication means it would be necessary to store the address in a protected format, similar to how Unix systems store user passwords in a hashed file, to prevent unauthorized users from acquiring the MAC addresses if the intermediate node was ever compromised.

32. Claims 7, 16, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kwan in view of U.S. Patent Application No. 2004/0208151 to Haverinen et al., hereinafter Haverinen.

33. Regarding claims 7, 16, and 20, Kwan teaches parsing a destination address from the received data packet (paragraphs 0032, 0034);

comparing the parsed destination address to one or more addresses stored in a filter associated with the shared media port (paragraphs 0032, 0034); and

if the parsed destination address matches an address stored in the filter, forwarding the received data packet over the first logical subinterface's dedicated network or subnetwork, even if the first client node is determined not to be authenticated to communicate over that network or subnetwork (paragraphs 0032, 0034).

34. Kwan does not teach wherein the destination address is an IP address.

35. Haverinen discloses using an IP address to authentication data (paragraph 0029).

36. It would have been obvious to one of ordinary skill in the art at the time the invention was made to perform an open systems authentication protocol using the destination IP address, since Haverinen states at paragraph [0004] that using an open systems authentication protocol, specifically one focused on the third layer of the OSI model, allows wireless users to authenticate and access network resources, thereby allowing users the freedom to access network resource whenever and where ever they would like. This is further supported by paragraph 0034 of Kwan, which includes the option for layer 3 and network layer functions of the OSI model.

37. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kwan in view of U.S. Patent No. 6,891,819 to Inoue et al., hereinafter Inoue.

38. With regards to claim 12, Kwan does not teach sending an alarm message over the first logical subinterface's dedicated network or subnetwork after the first client node fails to authenticate at the shared media port a predetermined number of times.

39. Inoue discloses tracking the number of times a user has failed authentication and providing an indication that said account has failed authentication a predetermined number of times (Figures 12-14, 18 and 19, column 12, lines 45-67, column 13, lines 22-46, column 17, lines 53-59).

40. It would have been obvious to one of ordinary skill in the art at the time the invention was made to send an alarm message over the first logical subinterface's dedicated network or subnetwork after the first client node fails to authenticate at the shared media port a predetermined number of times, since Inoue states at column 3, lines 1-6 that tracking the number an authentication fails helps to prevent the improper acquisition of user or network information since reaching the threshold of improper authorization attempts is a clear indicator that the user account or mobile system has been compromised.

41. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kwan in view of U.S. Patent Application Publication No. 2004/0158735 to Roese, hereinafter Roese.

42. With regards to claim 13, Kwan does not teach sending an alarm message over the first logical subinterface's dedicated network or subnetwork after the first client node's authentication state changes from an authenticated state to an unauthenticated or unknown state.

43. Roese teaches sending an alarm message over the first logical subinterface's dedicated network or subnetwork after the first client node's authentication state changes from an authenticated state to an unauthenticated or unknown state (paragraph [0029], i.e. tracking state changes via a tracking function).

44. It would have been obvious to one of ordinary skill in the art at the time the invention was made to send an alarm message over the first logical subinterface's dedicated network or subnetwork after the first client node's authentication state changes from an authenticated state to an unauthenticated or unknown state, since one of ordinary skill in the art would recognize that it would serve as an alert to an administrator that potential malicious behavior is occurring.

Conclusion

45. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

46. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

47. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christian LaForgia whose telephone number is (571)272-3792. The examiner can normally be reached on Monday thru Thursday 7-5.

48. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kristine L. Kincaid can be reached on (571) 272-4063. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2139

49. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Christian LaForgia/
Primary Examiner, Art Unit 2139

clf